

UNITED STATES DISTRICT COURT
EASTERN DISTRICT OF NEW YORK

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LIYOU XING,

on his behalf and on behalf of others similarly
situated

Plaintiff,

-against-

Case No. **18-cv-06616**

MAYFLOWER INTERNATIONAL HOTEL GROUP
INC

d/b/a Mayflower Hotel and

d/b/a Wyndham Garden;

MAYFLOWER BUSINESS GROUP, LLC

d/b/a Mayflower Hotel and

d/b/a Wyndham Garden;

MAYFLOWER INN CORPORATION

d/b/a Mayflower Hotel and

d/b/a Wyndham Garden;

MAYFLOWER WENYU LLC

d/b/a Mayflower Hotel and

d/b/a Wyndham Garden;

YAN ZHI HOTEL MANAGEMENT INC.

d/b/a Mayflower Hotel and

d/b/a Wyndham Garden;

MAYFLOWER 1-1 LLC

d/b/a Mayflower Hotel and

d/b/a Wyndham Garden;

YUEHUA HU, WEI HONG HU a/k/a Weihong Hu,

and XIAOZHUANG GE

Defendants.

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**NOTICE OF MOTION
TO WITHDRAW**

PLEASE TAKE NOTICE that upon the accompanying Declaration of Wa Yang, Esq.,
the undersigned respectfully move to withdraw as attorney of record for Defendants
MAYFLOWER INTERNATIONAL HOTEL GROUP INC, MAYFLOWER BUSINESS
GROUP, LLC, MAYFLOWER INN CORPORATION, MAYFLOWER WENYU LLC, YAN

ZHI HOTEL MANAGEMENT INC. and MAYFLOWER 1-1 LLC, WEI HONG HU and XIAOZHUANG GE (“Mayflower Defendants”) pursuant to Local Civil Rule 1.4. This request is being made as the undersigned will no longer be associated with KEVIN KERVENG TUNG, P.C. (“KKT”). No parties will be prejudiced in this matter as KKT and Kevin K. Tung, Esq. will continue their representation as counsel of Mayflower Defendants.

Dated: March 4, 2020

Respectfully submitted,

/s/ Wa Yang
Wa Yang, Esq.